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LETTER AND COMMENTS FROM FLORIDA DEPARTMENT OF ENVIRONMENTAL  
PROTECTION REGARDING FINAL RESOURCE CONSERVATION AND RECOVERY ACT  
FACILITY INVESTIGATION GENERAL INFORMATION REPORT VOLUMES 1 AND 2 OF 2 NS  
MAYPORT FL  
9/11/1995  
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

# Department of Environmental Protection

Lawton Chiles  
Governor

Twin Towers Building  
2600 Blair Stone Road  
Tallahassee, Florida 32399-2400

Virginia B. Wetherell  
Secretary

NAVSTA Mayport Administrative Record  
Document Index Number

September 11, 1995

**32228-000**  
**09.01.00.0050**

Mr. David Driggers  
Department of the Navy  
Southern Division  
Naval Facilities Engineering Command  
2155 Eagle Drive, P.O. Box 190010  
North Charleston, SC. 29419-9010

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RE: Review of Final RFI General Information Report, Volumes I and II, NAVSTA Mayport

Dear David:

I have reviewed the subject documents dated July 1995 (received July 17, 1995) and offer the following minor comments. I suggest that, in the interest of time, furnish the corrected pages to me and I will replace them in the final document.

1. The potentiometric surface map of February 16, 1992 lacks contour interval designations. They should be added.
2. My previous comment number 5 concerning Toxicity Testing and reference to "Section 3.6." This same reference now appears on page 2-23 and still refers to "Section 3.6" Please correct the reference and include a proper Section designation.
3. Plate 4, showing the locations of monitoring wells at Group III SWMUs was not included in the report. Please furnish two copies for our review and records.
4. Several tables in Appendix D have footnotes referring to "milligram per kilograms." Please delete the "s."
5. The footnotes in Table D-1-3 has two number 3 designations.

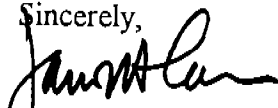
The following comments relate to the Ecological Risk Assessment and Health Risk Assessment portions of the report.

1. In his comments, Dr. Stephen Roberts noted several discrepancies: in Table D-2, D-6, D-7, D-8 and D-9 regarding child dermal surface area. These comments were addressed by utilizing age-weighted surface areas for children. This is acceptable; however, for your information, 1800 cm<sup>2</sup> is also uniformly applied and accepted by the Department.

Mr. David Driggers  
September 11, 1995  
Page 2

Thank you for the opportunity to review this document. If you have questions or require further clarification, please contact me at (904) 488-3935.

Sincerely,



James H. Cason  
Remedial Project Manager

Attachments (2)

cc: ~~Cheryl Mitchell~~, NAVSTA Mayport  
Martha Berry, EPA Region IV, Atlanta  
Terry Hansen, ABB Environmental Services, Tallahassee  
Satish Kastury, FDEP, Tallahassee  
Brian Cheary, FDEP Northeast District, Jacksonville

TBJRC JJC  ESN ESN  
